

the clerk of the county court wherein he means to reside, a license to reside in this state twelve months from the time of his application: Provided, the person applying for such license, shall pay to said clerk for such annual license, the sum of five dollars.

And be it enacted, That all licenses for the above purposes, shall be issued by the clerk of the county where the applicant intends to reside, under the seal of his court in the following form to wit:

"Whereas, application has been made to me by A. B. of county, for license to reside in county, These are to license you to reside in county, twelve calender months from the date hereof. Given under my hand and the seal of my office, this day of in the year of

And be it enacted, That the clerk granting such license, shall annually in the month of November, return on oath, a list of licences by him granted, the date and the persons to whom granted, to the treasurer of his shore, and shall at such time pay to such treasurer, the sum of four dollars and fifty cents for each license by him granted, under the penalty of three hundred dollars current money, and shall retain himself fifty cents for such license.

And be it enacted, That the amount paid into the treasury or said licenses, shall be appropriated to the purpose of transporting the free coloured people of this state to Africa.

The same having been read, a question of order arose viz. whether it was in order to consider the said message previous to the decision of the question upon the bill.

Mr. Marriott, (he being in the chair by substitution of the president,) decided that the question in order before the senate, was upon the passage of the bill.

After some discussion, Mr. Lloyd, moved that the bill, lie on the table.—Determined in the negative.

The question then recurred upon the pas-age of the bill, when on motion of Mr. Rees, the further consideration of the same, was postponed until Monday next.

The clerk of the house of delegates, delivered a bill entitled, an act to change and alter the names of David Trundle and Hezekiah Trundle, sons of John L. Trundle, of Montgomery county, to David Henry Trundle and Hezekiah William Trundle, which was read the first and by special order asecond and third time, amended and passed, amendment proposed, viz.—Strike out the first section, after the enacting clause and insert, that the name of David Trundle son of John L. Trundle, of Montgomery county, be, and the same is hereby changed and altered to the name of David Henry Trundle, and the name Hezekiel Trundle son of the said John L. Trundle, be and the same is hereby changed and altered to the name of Heze-